





## RAILWAYS

TO THE HAWKESBURY RIVER.

WEDNESDAY-THURSDAY WEEKLY TRIP.

Trains leave Sydney at 8.30 a.m., and Milton's at 8.30 a.m.

Return train (including trip to River) First-class, 5s; Second-class, 3s 6d.

FRIEDLAND-HAWKESBURY WEEKLY TRIP.

Trains leave Sydney at 8.30 a.m., and Milton's at 8.30 a.m.

Return train (including trip to River) First-class, 5s; Second-class, 3s 6d.

SATURDAY.

Trains will leave Sydney for the Hawkesbury at 8.30 a.m., and Milton's at 8.30 a.m.

Passengers will also be booked in the reverse direction by train leaving Sydney for Milton at 1.15 p.m., on Saturday, proceeding by train to River.

Return train, over, and join afternoon train from River to Sydney on the following Sunday or Monday.

Return train, First-class, 10s; Second-class, 6s 6d.

Light refreshments obtainable on board.

Tickets for the above trip may be obtained at Sydney, Parramatta, Riverina, Milton's Point, and intermediate stations.

For full particulars see Handbills, obtainable from Railways.

By order, J. E. SPOWART, Secretary.

T. 11-547.

AMUSEMENTS.

ALEXANDER WATSON RECITALS.

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**POS VACANT.**

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## LAW REPORT.

**IN BANCO.**

(Before the Chief Justice, Mr. Justice  
don, and Mr. Justice Ferguson.)

**CONTRIBUTION FOR IMPROVEMENT  
A DEMURRER TO A PLEA.**

**Municipal Council of Sydney v. Good-**  
**win, Rolin, K.C., and Mr. Edwards, in**  
**support of the plea; and Mr. P. S. Dawson,**  
**Waldron, and Glover, in support of the**  
**plea.**

The plaintiff in support of the demurrer  
defendant's second plea, that the Municipal  
Council of Sydney, by its officers, Messrs.  
C. and Mr. Pickburs, instructed by  
Messrs. Jones, de Messrs. W. R. and F. B.  
appeared for the defendant in support of  
the plea. The action was one brought by  
the Municipal Council of Sydney against John  
Goodwin, under the provisions of the  
Municipal Council Act, 1890, and the  
Street Improvement Act, 1892, for a  
contribution claimed to be due by him

The Chief Justice said that the action was brought to recover certain monies described in the plaintiff's declaration as

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provisions for enforcing the payment of  
and other sums of money due to the  
in the Sydney Corporation relative to  
the corporation shall be applicable  
be excused and all other  
for the purpose of  
any sum payable by way of  
an improvement area under this Act  
authorised to be levied under  
of which Alick  
were liable, but the contributory  
in section 25 was one for  
within the improvement area  
and was not a rate, but a contribu-  
imposed upon him, and that  
being so, he was of opinion that  
imposition imposed by section 238 of  
Apply, and the plea being bad, judgment  
for the plaintiff was on the de-  
of Mr. Justice Gummow.

took of section 26 it became unnecessary to consider the other points raised. In his opinion the Moore-street improvement was a public improvement, and the evidence was sufficient to establish that the improvement of Moore-street in front of the premises, one part to be raised by levies on the premises, and the other by a contribution by the owners of the premises, was specially benefited. The two cases were therefore dealt with in an award made in 1873 under section 228 of the Sydney Corporation Act, 1873, did not apply to the contribution levied on the premises under the Improvement Act, which was not determined at a rate, and was merely a sum of money payable by the owners of property to the Corporation. Mr. Justice Ferguson concurred. The judgment for plaintiff on the demurrer was allowed, and the action was dismissed with costs. The plaintiff's application for a writ of certiorari to quash the award of 1873 was refused.

Before Mr. Justice Rly, Mr. Justice  
- and Mr. Justice Ferguson.  
DISPUTE OVER A SELECTION  
Stafford v Kenniff.  
Mr. Curlewis, instructed by Mr. G.  
agent for Messrs Dale and Wilson, of  
Rly, appeared for the defendant, in  
a demurrer to the plaintiff's second  
to defendant's plaint and in the  
support of an affidavit of  
Mr. Whitfield, instructed by Mr.  
on, appeared for plaintiff, in re-  
he replication and declaration.  
The action was one brought by Albert  
for against Agnes Kenniff, to  
by the defendant by the de-  
for a homestead selection, and for

to her by the plaintiff. The defendant, among other things, that term of the agreement of sale that he paid, at his own expense, remove or destroy the contents of the house, who was in occupation, with him, and give up possession to defendant. He had failed to do so. She also pleaded a prayer of cross-action, that at the conclusion of the action, plaintiff was inadequate compensation for the loss of the house, and that the defendant, in consequence of the loss she had sustained, was entitled to be put in the same position as if the house had not been sold. The plaintiff was permitted to remain in possession of the selection. This loss, she claimed, exceeded plaintiff's claim, and she asked that the defendant be ordered to pay any excess found to be due to her. The court found in favor of the plaintiff, and in its second opinion, the court agreed and entered into the agreement entered into on June 5, 1902.

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was a departure from the declaration. The defendant also contended that the declaration was bad as it disclosed no cause of action and did not allege any transfer or conversion of property to the plaintiff to the defendant. The case stands part heard.

**IN CHAMBERS.**

(Before Mr. Justice Ferguson.)

**HINGER SEWING MACHINE COMPANY**  
**F. D. BROWN**  
**A LARGE CLAIM**  
**FORMAL JUDGMENT SET ASIDE**

Mr. F. C. Gannon, K.C., and Mr. P. H. Gannon, for the plaintiff, and Mr. P. H. Gannon, for the defendant, were represented by Messrs. W. H. and F. B. H. Gannon, solicitors. The case was heard by Mr. Justice Ferguson, who ordered that the formal judgment be set aside and that the case be heard on the merits.

plaintiff's motion, based on summons for an arrest, which was signed by the plaintiff's company on the 22d of May, 1911, and which was, in fact, instructed by Mr. David L. Altick, counsel for the plaintiff company to issue. The action was one brought by the plaintiff company against the defendant Peterson Brown to recover the sum of \$100,000, plus interest, claimed by the plaintiff to be due to plaintiff by defendant before the date of the judgment of the 19th of July, 1911. Judgment for the amount was entered by the plaintiff company at the date of the trial, in default of a plea, and defendant asked that the judgment should be set aside, on the ground that it was obtained by fraud. The order was obtained by the plaintiff's order was made by the judge prior to the date of the trial, and prior to the time to plead in the action, which time had not expired. Mr. Blackett, in opposition to the motion, cited *Peterson v. Rogers*, 100 Cal. 102, 33 P. 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871

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tion, and that it was not intended  
ending on the Judge. He was not clear  
was not open to a Judge to make the  
in spite of the rule, and when no  
had been filed. But he rectily based  
on the ground that even if the  
as upon the making the order, he did  
and the plaintiff had no right to s

The defence denied the allegations. The jury returned a verdict of guilty, with a strong recommendation to mercy on account of the laxity of the employers, which, in the opinion of the jury, almost amounted to a condoning of the offence.

**A POSTPONEMENT.**

George William Aird, a young man, pleaded not guilty to three charges of stealing. The accused made an application to have the hearing postponed. The application was granted, and the hearing postponed until the next Court.

William Francis Kerckhoff pleaded guilty to a charge of having at Sydney, on September 27, 1911, stolen a watch, chain, pendant, seal, and matchbox, the property of Mary Hannah Chalk. The accused was remanded for sentence.

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**QUARTER SESSIONS APPEAL COURT.**

(Before Judge Edmunds.)

**APPEAL DISMISSED.**

Bertie Athorn appeared against his sentence of one month's imprisonment on a charge of

assaulting Constable Thomas Edmund King. The case originally came before Mr. G. H. Smithers, S.M., at the Redfern Police Court, on January 30.

Mr. P. K. White appeared for the appellant, and Mr. Herbert Harris for the respondent, the Crown.

The appeal was dismissed.

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## LAW NOTICES.

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TUESDAY, MAY 28.

SUPREME COURT.

Term.	Lat.	De-mur-re.	Stifford	v.	Kenniff	(par-
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Before the District Registrar of the High Court—  
English and Australian Copper Co., Ltd., v. Johnson  
and Whitehead, Ltd., 10.45 a.m.  
Before the District Registrar of the High Court—  
English and Australian Copper Co., Ltd., v. Johnson  
and Whitehead, Ltd., 10.45 a.m.  
In the County Court—  
Before the Chief Judge in Equity—At 10 a.m.:  
Re J. F. O'Donnell and C. and L. P. Act, 10.45 a.m.  
summons for leave to mortgage. At 10.45 a.m.:  
Gray v. Municipal Council of the County of York  
and the Yorkshire Water Board, No. 1, J. 1st Court. At  
10.45 a.m.: Hockley, Wolfram Mines, Ltd., and Com-  
pany's Act, summons for appointment of provisional  
liquidator. Before Mr. Aylmer Justice. At 11 a.m.:  
Jury Court.—At 11 a.m.: McGee v. McKillop, partici-  
pant. At 11.15 a.m.:  
Before the Master in Equity.—At 11 a.m.: Garrett v. K  
transferee, for directions. At 11.15 a.m.: M. Name v.  
M. Name, for directions. At 11.15 a.m.: The Proprietors  
of the County of York Water Board v. The Yorkshire  
Water Board, No. 1, J. 1st Court. At 11.15 a.m.:  
Richmond v. Davies, to settle.

minutes of degree.

In Bankruptcy: At 10 a.m.: Before the Registrar - Hearing of Creditors' Petition. Re J. H. Leslie, ex parte J. W. McArthur, Ltd. Examination under Section 30; J. Lacy.

Probate Jurisdiction. Before the Probate Judge, in the No. 1 Jury Court, at 10 a.m.: Mary Matthews, in re: Administration. The following accounts will be taken at the Probate Office: Rev. Daniel Mulrony, 10.30; Sarah E. Woolfe, 11; Bridget A. Atkinson, 11.30; James Sweeney, 11.45.

In Lunacy: Before the Master. At 10 a.m.: Re an incapable person, for directions.

DISTRICT COURT.

Before Judge Macdonald, at 10 a.m.: Harding v. Woodman.

Before the Registrar, at 10.30 a.m.: Field v. Jarry,

**INDUSTRIAL ARBITRATION.**  
Industrial courtships, Queen's Park, before Judge Scholes, at 10 a.m. For hearing: Re Transport, for constitution of board; Re Transport, for food supply and distribution (No. 1); Re constitution of board; Re food supply and distribution (No. 2), for constitution of board.

**CHIEF INDUSTRIAL MAGISTRATE'S COURT.**  
Before the Chief Industrial Magistrate: Wallace v. Sydney Ice Shaving Rink and Cold Storage Company, Limited. Trist (2), same v. McKivett, Lynch & Sorens (2), Scanlan v. Sommer, June.

**SYDNEY QUARTER SESSIONS.**  
Appeal, in No. 2 Court, Darlinghurst: Eva Forster

**RAILWAY FATALITY.**

**FOUND DEAD ON THE LINE.**

The City Coroner, Mr. Hawkins, held an inquest yesterday regarding the death of Alfred Wilhelm Hillman, 51, late of 357 Gleebe Point road, Gleebe, which occurred on May 17, in a railway cutting between Otley and Como.

Robert Henry Todd, a railway guard, gave evidence to the effect that at about 8.30 a.m. on May 17, the driver of the train pulled up just after passing the Como distant signal.

Witness got down and saw the young man, who was a car's length behind the engine, using a water-tight dish, with his head on sleeper. He was in the line. His face was cold, and it was clear that he had not been injured by their train. It seemed to witness that deceased had stepped off the high bank. A dish lay beside the body, and also some artificial teeth which had probably fallen from his mouth.

Ernest Martin, night officer at Ottery Station, said that at about 3.40 a.m. he was surprised at seeing a short man carrying a large tin dish, who asked him for a box of matches. Witness warned the stranger to keep off the railway line.

Under evidence presented, who kept a fruit shop, suffered from hypochondria. Henry Jones, employed in the deceased's shop, last saw him on the 16th inst. He had said that he was going to Rockwood to look for a hat which he had lost a few days previously.

The coroner's verdict was one of accidental death, "through being struck by a railway engine."

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**POLICE COURTS.**

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**SLY GOG-SPELLING.**

A poor street William Kuntzeberg, appeared to his

held at the Water Police Court yesterday, charged with selling liquor without a license on May 19 at a house in Hyde Park, namely, No. 10, Franciscan street. It was alleged that the defendant, who is a constable but has been unsuccessful in getting into the place. Subsequently on the same day a Sunday - the police searched the premises, and found two dozen bottles of liquor in the kitchen. In question a constable had pleaded guilty. A fine of £30, in default imprisonment for three months was imposed by Mr. Clarke, S.M.

**CHIDLEY IN CUSTODY.**

William James Chidley, who has been an object of curiosity in the streets of Sydney, was arrested in the Domain on Sunday, on a charge of behaving in an offensive manner.

While endeavoring to answer the charge yesterday

At the Central Police Court, he declared that he was not guilty.

"I would like a remand for a week in order to get counsel," he appealed to Mr. Clarke, S.M.

The Magistrate. Will Thursday or Friday do?

"Oh, yes," answered Chisley, who accordingly was remanded in the 20th instant. Bail was allowed, in each case, in £5.

**BUTCHERS AND BYLAWS.**

At the Central Police Court, before Mr. King, S.M., on the 20th inst., several butchers were called upon to answer to a charge of having committed breaches of the City Council bylaws in not keeping their places used for the storage of food free from dust.

John Levy, who appeared on behalf of the defendants, applied for a remand.

The Bench offered no objection, and the cases were allowed to stand over till June 30.

In connection with the regulations, there is said to be a conflict of authority between the City Council and the Board of Health. The butchers are asked to obey two sets of regulations, which do not harmonize.

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**SERIOUS CHANCES  
ARE TAKEN IN NEGLECTING A SIMPLE  
CASE OF PILES.**

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Mr. J. Mitchell, 26 Campbell-street, Glasgow, writes:—"I was a sufferer with Itching Piles for over fifteen years, and I cannot describe the intense agony of this ailment. Scores

Dr. Doan's Ointment is sold by all chemists and storekeepers at 25¢ per pot, or will be posted on request.

But be sure you get **DOAN'S**.—Adv.

Many mothers say that they don't know how they could get along without Chamberlain's Cough Remedy.—Adv.

**DR. SHELTON'S NEW DISCOVERY**  
is an unequalled remedy for Coughs, Colds, and all Chest and Lung troubles, 1/3 and 2/3.—Adv.

For Children's Hoarsening Cough at Night, wear

a.news-page1292















# LABOUR TURMOIL.

## TRANSPORT STRIKE.

### THE TROUBLE SPREADING.

#### RAIL GRIEVANCES MUST BE SETTLED.

LONDON, May 27. The strike committee has issued a manifesto, in which it accuses the railway authorities of a deliberate attempt to force the railwaymen to work under conditions which are not only unfair but also dangerous to the public.

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# BRITAIN AND GERMANY.

## REPLY TO MR. BAUFOR.

### PROFESSOR DELBRUECK'S VIEWS.

BERLIN, May 27. Professor Delbrueck, in an interview in reference to the symposium on Anglo-German relations recently published in "Nord und Süd," stated yesterday: "When a statesman like Mr. Baufor, who is a member of the Reichstag, expresses such views, it is a sign that the danger of a clash is plainly increased."

"England compelled Germany to build a fleet, and the Germans have gradually reached the determination not to permit the division of the world among other nations without demanding her share."

"Since 1871 enormous productive territories have been added to Britain, France, Russia, the United States, and Japan. The French empire is increasing, Russia is expanding in Persia, while Japan and Russia are settling the government of Mongolia and Manchuria."

"That is a natural process which Germany has no reason to oppose. She wishes to participate, and therefore she needs a fleet."

"Britain and other Powers refuse to recognize Germany's natural demands for full equality in world politics. This was proven in the Moroccan incident. Germany has answered the challenge by the construction of a fleet."

"Mr. Baufor does not believe that our armaments are directed to colonial acquisition, and suspects the acquisition of European territory. There are fools in Germany who are misled by the press, but the Government is not misled."

"Germany would not permit Napoleon's fate if she undertook such an inconceivable venture."

"When Britain realizes that Germany seeks only to maintain her European position and a fair participation when changes in colonial ownership occur, then the danger of war will disappear."

"ALBION'S ICY BOSOM."

POTSDAM COUNCILORS COMPLAINT.

POTSDAM, May 27. The municipality has decided to entertain the members of the British Royal Public Health Institute, who will attend the Public Health Congress in July, on the grounds of the British hospital in Potsdam.

Various speakers declared that Great Britain, having heaped abuse and infamy on Germany last summer, now wanted to press Germany to her bay.

BUDAPEST RIOTS.

BUDAPEST, May 27. The city is now quiet.

A singular feature during the riots was an understanding between the rioters and soldiers.

The crowd repeatedly cheered the soldiers who fired in the air, and the infantry allowed the rioters to seize their bayonets when the streets were being cleared.

SCHOOLBOY SUICIDES.

ST. PETERSBURG, May 27. Suicides by schoolboys occur daily in various districts.

Two lads who were irritated over a disagreement with a teacher at Paltava, threw themselves under an express train.

GENERAL CABLE NEWS.

LONDON, May 27. Percy Huntington Lawrence, described as an Australian merchant, has been remanded at the police court on a charge of threatening to kill a woman.

He was charged with threatening to kill a woman who was a victim of a robbery.

ST. PETERSBURG, May 27. The police shot two brigands at Ourgel, near Batoum. Afterwards sympathizers seized a man and a woman, who were supposed to be informers, and buried them alive in the graves of the brigands.

PARI, May 27. The projected reduction in tariff by the Canal Company is now being discussed by the international Municipal Festival.

An enthusiastic welcome to their arrival in Paris.

ROME, May 27. The French attaché, while conveying refugees from Turkey, was shot on leaving Smyrna yesterday. She was not damaged.

In consequence of the disclosures made by Antonio D'Alba, who attempted to shoot King Victor Emmanuel in March last, the attempt is regarded as the outcome of an anarchist conspiracy.

Several other anarchists in Rome, Bologna, and Milan have been arrested in connection with the affair.

CONSTANTINOPLE, May 27. Mustafa Naim and his associates, who had been charged with the murder of Zeki Bey, a journalist, in July, 1911.

Turkey and Greece have resumed diplomatic relations, which have been in abeyance for 18 months.

The populace attacked a Turkish detachment at Novosibirsk, on the Montenegrin frontier, and 15 soldiers and 2 gradarmen were killed.

AN ASSURANCE CASE.

APPEAL TO THE HIGH COURT.

MELBOURNE, Monday. Judgment was given by the High Court of Australia in the appeal of the Australian Widows' Fund against a decision of the State Full Court in the life insurance case of Watson v. The Australian Widows' Fund.

The appeal was allowed, and the fund recovered £2000.

The case concerned the National Life Insurance Company, which had been established by the fund.

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# THE FIRST TEST.

## AUSTRALIA V. SOUTH AFRICA.

### A GOOD START.

THE AUSTRALIANS BATTLING.

GLEBE BATSMEN SCORE CENTURIES.

LONDON, May 27. The first test match was opened to-day when Australia met South Africa on the Old Trafford ground, Manchester.

W. L. R. M. G. and Smith were omitted from the Australian team, and Campbell, Carter, Cox, Llewellyn, Stricker, and Tarrant from the South Africans.

The weather was fine, and the wicket good. The attendance totalled 8000.

Gregory won the toss, and elected to bat. Faulkner and Nourse were the bowlers.

Business and Kellaway opened the innings. The former, when 22, from a pull well to mid-air, caught by Schwab, who was out.

His runs were made attractively, but he survived an appeal for leg-before-the-wicket.

Kellaway, when he had made 50, was out by a leg-break from Faulkner. The half-century was made in 25 minutes. One for 62.

Faulkner was bowling steadily, but Kellaway, who had made 50, was out by a leg-break from Faulkner. The half-century was made in 25 minutes. One for 62.

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# MASKED BURGLARS.

## A POLITE GANG.

### OUTBREAK IN MELBOURNE.

MELBOURNE, Monday. Armed burglars, supposed to be five, entered the house of Mrs. A. Baker, 18 Vandenberg place, Richmond, at 4 o'clock this morning. They forced the entrance through a front window of the ground floor, with a jemmy.

Ada Poulton, a maid, heard a noise on the staircase, and lit a candle. She was confronted by the burglars, and was pushed back into a bedroom, and told if she kept silent she would not be harmed. Mrs. Baker was being held in the room, and she and her daughter, who shared the room, were quiet, so harm was intended. The three women were put in one room, and the burglars, who said they were men watching out, and money had to be obtained, said they had a car, which was waiting, £10, gold and jewellery valued at £40 were obtained. The maid began to cry, and was allowed to do so. The burglars were systematically ransacked, the burglars remaining until 8.30, when the midnight alarm



**MR. DENISON MILLER'S VIEWS.**  
In view of the statements made by Mr. Miller concerning the manner of carrying out the Commonwealth Bank, the government has been asked to consider the views of Mr. Denison Miller, who is a well-known authority on the subject of banking and finance. Mr. Miller, however, seemed disinclined to discuss the subject, and he was asked to state his views on the subject of the Commonwealth Bank. Mr. Miller, however, seemed disinclined to discuss the subject, and he was asked to state his views on the subject of the Commonwealth Bank.

**GOVERNOR ON TOUR.**  
**ENTHUSIASTIC WELCOME.**  
**ALONG THE NORTH COAST.**

**CUNNINGHAM, Monday.**  
His Excellency the Governor, accompanied by Lady Chalmers, Mr. Thomas Lee, Captain de Moleyns, and Mr. A. F. Price, arrived at Cumnock on Saturday, and were met by the residents and children of the public and convent schools, being welcomed by Mr. G. Murray, secretary of the progress association. The children presented Lady Chalmers with a bouquet. The town and district were decorated with flags, and a large number of people gathered to see the Governor and his party.

**SMALLPOX OUTBREAK.**  
**YAWATA MARU DUE TO-DAY.**

**BRISBANE, Monday.**  
When passing Cape Moreton yesterday a late hour yesterday afternoon the Japanese mail steamer Yawata Maru, under command of Captain W. J. Smith, was sighted. The steamer was bound for Sydney, and was expected to arrive on Tuesday morning.

**LEGISLATORS ON BOARD.**  
**QUESTION OF QUARANTINE.**

**MELBOURNE, Monday.**  
According to advice received by the Minister for Customs (Mr. Tudor), three members of the Legislative Council, Mr. J. H. Keating, Mr. J. H. Keating, and Mr. J. H. Keating, are on board the Japanese mail steamer Yawata Maru, which is expected to arrive in Sydney on Tuesday morning. The Minister has been asked to consider the question of quarantine for the steamer.

**W.C.T. UNION.**  
**CONFERENCE IN BRISBANE.**

**BRISBANE, Monday.**  
The Australian conference of the W.C.T.U. commenced to-day at Brisbane. The conference was held at the Brisbane Hotel, and was attended by representatives from various W.C.T.U. branches in Australia. The conference was held for the purpose of discussing the work of the W.C.T.U. in Australia, and of electing officers for the coming year.

**A FAST TRIP.**  
**NEW CLARENCE BOAT.**

**GRAPTON, Monday.**  
The North Coast Company's new motor launch, the "Clarence," was launched to-day at Grapton. The launch was built for the purpose of carrying passengers and cargo between Grapton and the North Coast. The launch is a fast and comfortable boat, and is expected to be a great success.

**AUSTRALIA DAY.**

**CARINON, Monday.**  
At the convent school at Carinon, a large number of children were gathered to-day to celebrate Australia Day. The children were dressed in their best clothes, and they sang songs and recited poems in honor of Australia. The celebration was a very successful one, and the children were very happy.

**SAFETY AT SEA.**

**SEAFARING MEN'S COMPLAINTS.**

**COASTING VESSELS.**

**LIFE-SAVING GEAR NOT SUFFICIENT.**

A deputation, organized by the Trades and Labour Council, waited on the Hon. Treasurer (Mr. Carr) yesterday, with a request that legislation be introduced to ensure greater protection for life and property at sea, and to make provision for the better accommodation of seafaring men. The deputation was led by Mr. J. E. Kavanagh, M.L.C., and included Mr. J. E. Kavanagh, M.L.C., and Mr. J. E. Kavanagh, M.L.C.

**SOME MODERN NOVELS.**

**"A PUBLIC CURSE."**

**DIODEAN BOOK SOCIETY.**

**CELEBRATIONS IN NEWCASTLE.**

**CELEBRATIONS AT NORFOLK ISLAND.**

**NORFOLK ISLAND, Monday.**

**EMPIRE DAY.**

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**EMPIRE DAY.**

**EMPIRE DAY.**

**EMPIRE CELEBRATIONS.**

**THE HOTEL TRADE.**

**LICENSED VICTUALLERS IN CONFERENCE.**

**A TESTOTAL MAYOR.**

**ADELAIDE, Monday.**

**THE SECOND ANNUAL CONFERENCE OF THE FEDERATED LICENSED VICTUALLERS' ASSOCIATION OF AUSTRALIA.**

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**SHIPPING.**

**ARRIVAL MAY 27.**

**ARRIVAL MAY 27.**

**ARRIVAL MAY 27.**

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**ARRIVAL MAY 27.**

**ARRIVAL MAY 27.**

**ARRIVAL MAY 27.**

**ARRIVAL MAY 27.**

**AUSTRALIAN WEATHER.**

**THE "HERALD" MAP.**

**THE "HERALD" MAP.**

**THE "HERALD" MAP.**

**THE "HERALD" MAP.**

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**WIND WEATHER SEA.**

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WIFE, a competent COOK-LAUNDRY  
family. Apply

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